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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/072,412	05/04/1998	STEPHEN R. SCHWARTZ	15381	6519
7590	10/08/2003		EXAMINER	
KENYON & KENYON 333 WEST SAN CARLOS STREET SUITE 600 SAN JOSE, CA 95110			PENDLETON, BRIAN T	
			ART UNIT	PAPER NUMBER
			2644	28
DATE MAILED: 10/08/2003				

Please find below and/or attached an Office communication concerning this application or proceeding.

<b>Office Action Summary</b>	<b>Application No.</b>	<b>Applicant(s)</b>	
	09/072,412	SCHWARTZ, STEPHEN R.	
	<b>Examiner</b>	<b>Art Unit</b>	
	Brian T. Pendleton	2644	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --  
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

1) Responsive to communication(s) filed on 03 July 2003.

2a) This action is FINAL.                    2b) This action is non-final.

3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

4) Claim(s) 1-5, 13-15 and 28-32 is/are pending in the application.

4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.

5) Claim(s) \_\_\_\_\_ is/are allowed.

6) Claim(s) 1-5, 13-15 and 28-32 is/are rejected.

7) Claim(s) \_\_\_\_\_ is/are objected to.

8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

9) The specification is objected to by the Examiner.

10) The drawing(s) filed on \_\_\_\_\_ is/are: a) accepted or b) objected to by the Examiner.

Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).

11) The proposed drawing correction filed on \_\_\_\_\_ is: a) approved b) disapproved by the Examiner.

If approved, corrected drawings are required in reply to this Office action.

12) The oath or declaration is objected to by the Examiner.

**Priority under 35 U.S.C. §§ 119 and 120**

13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

a) All    b) Some \* c) None of:

1. Certified copies of the priority documents have been received.

2. Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.

3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).

a) The translation of the foreign language provisional application has been received.

15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

**Attachment(s)**

1) Notice of References Cited (PTO-892)

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) \_\_\_\_\_.

4) Interview Summary (PTO-413) Paper No(s). \_\_\_\_\_.

5) Notice of Informal Patent Application (PTO-152)

6) Other: \_\_\_\_\_.

## DETAILED ACTION

### ***Response to Arguments***

Applicant's arguments with respect to claims 1-5, 13-15 and 28-32 have been considered but are moot in view of the new ground(s) of rejection.

### ***Claim Rejections - 35 USC § 103***

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 1-5, 13-15 and 28-32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bartlett in view of Murayama et al. Bartlett discloses a method for altering the sound of a close miked acoustic instrument (e.g. guitar, piano) to make it sound more natural. The method consists of playing sounds from the instrument when said instrument is closely miked (figure 2) and comparing the spectra of the picked up sound to reference sounds. The reference sounds are the sounds generated by the instrument and heard 1 meter away. These sounds were determined to have well-balanced timbre. See figure 1. The difference between the closely miked and reference sounds are shown in figure 4 (and figures 5-15 for various microphone positions). Therefore, differences in level over the audible frequency range were determined. As taught in section 2, to make the instrument sound "well balanced" when miked up close, the instrument can be equalized. Also in section 5, it was suggested that the inverse of the spectral curve shown in the figures is the equalization required to

make a close-mike instrument sound as it does at the reference point (1 meter away). Thus, steps 1 through 6 are taught by Bartlett: a selected location proximate to an acoustical generator is determined and a microphone is placed at the location (figure 2), sounds are generated by the acoustical generator and picked up by the microphone, reference sounds of the acoustic generator are played (figure 1) and the sounds picked up by the microphone in figure 2 is compared to the reference sounds (figure 4). Differences in level over the audible frequency range was determined for the sound picked up by the microphone in figure 2 and the reference sounds (also in figure 4). Bartlett does not explicitly state assembling a first filter element for compensating for a first difference in the sounds in a first discrete frequency range and assembling a second filter element for compensating for a second difference in the sounds in a second discrete frequency range and constructing an equalizer using the first and second filter elements, per claim 1. However, those method steps were obvious to one of ordinary skill in the art at the time of invention according to the following explanation.

Bartlett suggests that the inverse of the spectral curves shown in figures 4-15 is the equalization needed to make a closely miked instrument sound like the reference sounds. For one of ordinary skill in the art, it was well known that the inverse of the curves can be realized by using an equalizer. An equalizer adjusts the gains in discrete frequency ranges so that an output signal can be shaped according to a specific spectral function. As evidence, see Murayama et al, columns 1 and 2. Murayama et al state that for adjusting the sound quality of an audio signal depending on the playback sound field, a graphic equalizer circuit for splitting the frequency spectrum into plural

bands and for changing the gain in each of the split bands is used extensively. Accordingly, with this teaching, which demonstrated a well known practice in the art, one would have been motivated to use a graphic equalizer to correct for the differences in the closely miked sounds and reference sounds. Although Bartlett proposed a low pass filter with a cut-off frequency around 300 Hz as a compensator in figure 16, that was just one example. As one of ordinary skill in the art could see, figure 16 only compensates for the sound below 300 Hz. The sound above that cut-off level still is not compensated for. An inverse curve is not used, thereby yielding some lingering differences in the mid-range and treble ranges. It would have been obvious at the time of invention to also include those frequency ranges in the compensation process to yield the sound closest to the reference sound. Naturally, one of ordinary skill would not only compensate in one frequency range. For instance, a piano contains a plurality of keys, to compensate for only one of those keys would not produce the reference sound or any sound close to it. Therefore, to have a true reference sound produced from the closely miked instrument, more than one frequency range had to be considered. As shown in Murayama et al, figures 2 and 3, the graphic equalizer has a plurality of frequency ranges, some of which are discrete from one another (e.g. ranges centered around  $f_1$  and  $f_3$ ). The bandpass filters 31A, 31B, etc. determine the center frequency and the voltage-current converters, elements 32 and 33, determine the gain. Applying the teachings of Murayama et al, per equalizers and sound adjustment, to the Bartlett reference, it would have been obvious to one of ordinary skill in the art at the time of invention to use the graphic equalizer of Murayama et al, which disclose first and

second filter elements with first and second discrete frequency ranges, to achieve the inverse spectral curve of the differences between the sounds of the closely miked acoustical generator and the reference sounds. Claim 1 is met. As to claim 2, Bartlett suggests a plurality of test positions of the closely miked guitar. Without undue experimentation, one of ordinary skill in the art would have attached the microphone to the instrument, as was done for acoustical performances at the time of invention.

Regarding claims 3 and 4, section 3 of Bartlett discloses that musicians and audio engineers were asked to describe the differences between the closely miked instrument and the reference sound for the test positions. Their comments are shown next to the difference curves in the figures. Thus, it was taught that the naked ear could be used to compare the sounds picked up by the microphone and the reference sounds. As a result, the listener could then manipulate a graphic equalizer to make up for the difference in sounds. Per claim 5, Bartlett runs his experiment with different embodiments of an acoustic guitar. An inverse equalizer could be constructed with any of the difference curves for the different embodiments of the acoustic guitar. As to claim 13, Bartlett discloses a microphone element placed proximate to an acoustical generator and Murayama et al teach an equalizer with at least first and second filter elements to compensate for the first and second differences in level between the miked sounds and reference sounds. Per claim 14, as explained above, it was obvious to attach the microphone to the acoustical generator. Regarding claim 15, it was obvious to use digital components at the time of invention as they were more reliable and faster. Per claims 28-30, variable controls exist in the form of the voltage current converters 32

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and 33. As to claims 31 and 32, figure 2 of Murayama et al demonstrates that the graphic equalizer has a limited range of gain values.

***Conclusion***

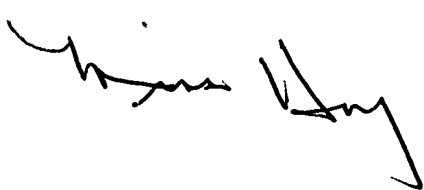
Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian T. Pendleton whose telephone number is (703) 305-9509. The examiner can normally be reached on M-F 7-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Forester W. Isen can be reached on (703) 305-4386. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4700.



Brian Tyrone Pendleton  
September 27, 2003



MINSUN OH HARVEY  
PRIMARY EXAMINER